

SUMMONS ISSUED

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

-----X
CHRISTOPHER JAMES,

Plaintiff,

-against-

VILLAGE OF HEMPSTEAD, P.O. ESTE,
P.O. LOUIS ARCILA, "JOHN DOE #1,"
"JOHN DOE #2," "JOHN DOE #3,"
"JOHN DOE #4," "JOHN DOE #5,"
"JOHN DOE #6," "JOHN DOE #7,"
"JOHN DOE #8," "JOHN DOE #9,"
"JOHN DOE #10," "JOHN DOE"
being a fictitious name,

Defendants.

Plaintiff, CHRISTOPHER JAMES, by and through his attorneys,
KENNETH S. FERARU, P.C., upon information and belief, states as
follows:

INTRODUCTION

1. This action arises from the unjustifiable assault upon
and use of excessive force against CHRISTOPHER JAMES,
(hereinafter referred to as "Plaintiff") by members of the
Village of Hempstead Police Department.

2. It seeks compensation for the unconstitutional and
tortious conduct of the VILLAGE OF HEMPSTEAD, its Police
Department, its agents, servants and employees (hereinafter
referred to as "Defendant VILLAGE" or "VILLAGE").

3. Plaintiff seeks redress against the individual agents,
servants and employees who committed the actual unconstitutional
and unjustified acts as well as redress against the VILLAGE OF

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.
COMPLAINT AND
★ DEMAND ★
JUL 10 2012

LONG ISLAND OFFICE

CV-12 3402

HURLEY, J.
TOMLINSON, M

HEMPSTEAD, under the doctrine of respondent superior.

JURISDICTION

4. This action is brought pursuant to 42 U.S.C. §1983, 1985 and 1988; the First, Fourth, Fifth and Fourteenth Amendments to the United States Constitutions; the New York Constitution and the laws of the State of New York.

5. Venue is proper in this district under 28 U.S.C. §1391(b) in that all of the acts alleged occurred within the Eastern District of New York.

PARTIES

6. Plaintiff is a resident of the Village of Hempstead and State of New York.

7. Defendant, VILLAGE OF HEMPSTEAD, is a municipal corporation, existing and operating by virtue of the laws of the Village of Hempstead and State of New York.

8. Defendant, P.O. ESTE, at all times relevant hereto, was and still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the Village of Hempstead.

9. The Defendant, P.O. ESTE, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

10. The Defendant, P.O. LOUIS ARCILA, was and still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the Village of Hempstead Police Department.

11. The Defendant, P.O. LOUIS ARCILA, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

12. The Defendant, "JOHN DOE #1," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

13. The Defendant, "JOHN DOE #1," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

14. The Defendant, "JOHN DOE #2," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

15. The Defendant, "JOHN DOE #2," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

16. The Defendant, "JOHN DOE #3," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a

Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

17. The Defendant, "JOHN DOE #3," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

18. The Defendant, "JOHN DOE #4," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

19. The Defendant, "JOHN DOE #4," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

20. The Defendant, "JOHN DOE #5," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

21. The Defendant, "JOHN DOE #5," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

22. The Defendant, "JOHN DOE #6," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

23. The Defendant, "JOHN DOE #6," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

24. The Defendant, "JOHN DOE #7," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

25. The Defendant, "JOHN DOE #7," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

26. The Defendant, "JOHN DOE #8," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

27. The Defendant, "JOHN DOE #8," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties

and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

28. The Defendant, "JOHN DOE #9," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

29. The Defendant, "JOHN DOE #9," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

30. The Defendant, "JOHN DOE #10," with "JOHN DOE" being a fictitious name, at all times relevant hereto, was and/or still is an employee of the VILLAGE OF HEMPSTEAD, specifically a Police Officer for the VILLAGE OF HEMPSTEAD Police Department.

31. The Defendant, "JOHN DOE #10," with "JOHN DOE" being a fictitious name, is being sued individually and in his official capacities and was acting in the course and scope of his duties and functions as an agent, servant, employee and officer of the VILLAGE OF HEMPSTEAD.

FACTUAL AND GENERAL ALLEGATIONS

32. On or about July 27, 2011 at approximately 12:30 a.m., Plaintiff was present at 67 Terrace Avenue, Village of Hempstead and State of New York.

33. At the aforementioned time and place, Plaintiff was acting lawfully and was in good physical and mental health.

34. Defendants, P.O. ESTE, P.O. LOUIS ARCILA, and "JOHN DOE #1," "JOHN DOE #2," "JOHN DOE #3," "JOHN DOE #4," "JOHN DOE #5," "JOHN DOE #6," "JOHN DOE #7," "JOHN DOE #8," "JOHN DOE #9," "JOHN DOE #10," with "JOHN DOE" being a fictitious name, were present at the location in the course of their employment with the VILLAGE OF HEMPSTEAD Police Department.

35. Without cause and provocation, Defendant, P.O. ESTE, physically assaulted the Plaintiff.

36. Without cause and provocation, Defendant, P.O. ESTE attacked the Plaintiff causing him to be seriously injured.

37. Without cause and provocation, Defendant, P.O. ESTE, caused the Plaintiff to be seriously injured.

38. Without cause and provocation, Defendant, P.O. LOUIS ARCILA, physically assaulted the Plaintiff.

39. Without cause and provocation, Defendant, P.O. LOUIS ARCILA, attacked the Plaintiff causing him to be seriously injured.

40. Without cause and provocation, Defendant, P.O. LOUIS ARCILA, caused the Plaintiff to be seriously injured.

41. Without cause and provocation, Defendant, "JOHN DOE #1," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

42. Without cause and provocation, Defendant, "JOHN DOE

#1," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

43. Without cause and provocation, Defendant, "JOHN DOE #1," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

44. Without cause and provocation, Defendant, "JOHN DOE #2," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

45. Without cause and provocation, Defendant, "JOHN DOE #2," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

46. Without cause and provocation, Defendant, "JOHN DOE #2," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

47. Without cause and provocation, Defendant, "JOHN DOE #3," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

48. Without cause and provocation, Defendant, "JOHN DOE #3," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

49. Without cause and provocation, Defendant, "JOHN DOE #3," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

50. Without cause and provocation, Defendant, "JOHN DOE #4," with "JOHN DOE" being a fictitious name, physically

assaulted the Plaintiff.

51. Without cause and provocation, Defendant, "JOHN DOE #4," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

52. Without cause and provocation, Defendant, "JOHN DOE #4," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

53. Without cause and provocation, Defendant, "JOHN DOE #5," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

54. Without cause and provocation, Defendant, "JOHN DOE #5," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

55. Without cause and provocation, Defendant, "JOHN DOE #5," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

56. Without cause and provocation, Defendant, "JOHN DOE #6," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

57. Without cause and provocation, Defendant, "JOHN DOE #6," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

58. Without cause and provocation, Defendant, "JOHN DOE #6," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

59. Without cause and provocation, Defendant, "JOHN DOE #7," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

60. Without cause and provocation, Defendant, "JOHN DOE #7," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

61. Without cause and provocation, Defendant, "JOHN DOE #7," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

62. Without cause and provocation, Defendant, "JOHN DOE #8," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

63. Without cause and provocation, Defendant, "JOHN DOE #8," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

64. Without cause and provocation, Defendant, "JOHN DOE #8," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

65. Without cause and provocation, Defendant, "JOHN DOE #9," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

66. Without cause and provocation, Defendant, "JOHN DOE #9," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

67. Without cause and provocation, Defendant, "JOHN DOE

#9," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

68. Without cause and provocation, Defendant, "JOHN DOE #10," with "JOHN DOE" being a fictitious name, physically assaulted the Plaintiff.

69. Without cause and provocation, Defendant, "JOHN DOE #10," with "JOHN DOE" being a fictitious name, attacked the Plaintiff causing him to be seriously injured.

70. Without cause and provocation, Defendant, "JOHN DOE #10," with "JOHN DOE" being a fictitious name, caused the Plaintiff to be seriously injured.

71. The Plaintiff was unlawfully and unconstitutionally attacked and assaulted.

72. On information and belief, Defendant VILLAGE, failed to effectively screen, hire, train, supervise and discipline its police officers, including these Defendants for their propensity for violence and abusive conduct.

73. This failure permitted the Defendants to be in position to violate the Plaintiff's civil rights as previously alleged.

74. As a result of its policy, practice, custom or usage, the Defendant VILLAGE, has permitted and allowed the employment and retention of individuals who place the public or segments thereof at substantial risk of being the victim of an officer's violent and unlawful behavior.

75. Defendant VILLAGE, is aware of persistent and widespread practices of such risk of violence by its officers. There are recurrent situations of such police violence and violations of the constitutional rights of its citizens yet they are tolerated by the Village of Hempstead Police Department. Such policy, practice, custom and usage are direct and proximate causes of the conduct herein and the injuries sustained by the Plaintiff.

76. Defendant VILLAGE, knew or in the exercise of reasonable care should have known that the officers involved in this incident were unsuitable police officers. Defendant VILLAGE knew or in the exercise of reasonable care should have known that these officers should not have been allowed to remain employed as Village of Hempstead Police Officers.

77. The foregoing acts and omissions constitute deliberate indifference by the Village of Hempstead Police Department, and have caused officers, including the officers involved in this incident to believe they can act with impunity.

78. The acts of the individual defendants were reckless, willful, wanton and malicious.

79. As a result of the foregoing, the Plaintiff has been damaged; has suffered physical injury; has had his constitutional rights violated; has suffered emotional harm and distress; has suffered economic loss and has otherwise been damaged.

Help

TODAY'S DATE: 6/25/2012 TIME: 17:12:11

*RECORD EXPANSION FOR: HAUSER, JERRY

CLIENT ID#: 774011680

HAUSER, JERRY

DOB: 12/17/1956 SEX: M

PO BOX A

HEIGHT: 5-5 EYE COLOR: BROWN

NEW YORK NY 10028

COUNTY: NEWY

MI #: H01769 88010 437907-56

NAME ON LICENSE/ID: HAUSER
JERRY

LICENSE CLASS: *D*

STATUS: VALID

EXPIRATION: 12/17/2012

PROBATION START: 06/25/2008 END: 12/25/2008

BALANCE: 3241.00**MENU****NEXT****ABSTRACT**

(RECORD CONTINUED ON FOLLOWING PAGE)

Help

TODAY'S DATE: 6/25/2012 TIME: 17:12:11

*RECORD EXPANSION FOR: HAUSER, JERRY

HAUSER, JERRY	CLIENT ID#: 774011680
PO BOX A	DOB: 12/17/1956 SEX: M
NEW YORK NY 10028	HEIGHT: 5-5 EYE COLOR: BROWN
	COUNTY: NEWY
	MI #: H01769 88010 437907-56
NAME ON LICENSE/ID: HAUSER	
JERRY	

LICENSE CLASS: *D*

STATUS: VALID

EXPIRATION: 12/17/2012

PROBATION START: 06/25/2008 END: 12/25/2008

BALANCE: 3241.00[MENU](#)[NEXT](#)[ABSTRACT](#)

(RECORD CONTINUED ON FOLLOWING PAGE)

AS AND FOR A FIRST CAUSE OF ACTION

42 U.S.C. 1983

80. Plaintiff repeats and realleges each and every allegation contained in all previous paragraphs as if incorporated and fully reiterated herein.

81. By reason of the foregoing conduct, the Defendants violated 42 U.S.C. §1983 by depriving the Plaintiff of his rights under the First, Fourth, Fifth and Fourteenth Amendments to the United States Constitution.

82. As a direct and proximate result of said violations, the Plaintiff suffered damages described above in an amount to be determined at trial.

AS AND FOR A SECOND CAUSE OF ACTION

ASSAULT AND BATTERY

83. Plaintiff repeats and realleges each and every allegation contained in all previous paragraphs as if incorporated and fully reiterated herein.

84. By reason of the foregoing, the Defendants intentionally placed the Plaintiff in apprehension of imminent harmful contact and intentionally caused harmful bodily contact to the Plaintiff.

85. As a result of the foregoing, the plaintiff suffered substantial physical harm and emotional pain.

86. As a direct and proximate result of said violations, the Plaintiff suffered damages described above in an amount to

be determined at trial.

AS AND FOR A FOURTH CAUSE OF ACTION

Respondent Superior

87. Plaintiff repeats and realleges each and every allegation contained in all previous paragraphs as if incorporated and fully reiterated herein.

88. At all relevant times, all Defendant employees of the Village of Hempstead Police Department were acting for, upon and in furtherance of the business of their employer and within the scope of their employment.

89. As a result of the foregoing, Defendant VILLAGE is liable for the acts and omissions of the individual officers.

90. As a direct and proximate result of the assault and battery upon the Plaintiff, the Plaintiff suffered damages in an amount to be determined at trial.

WHEREFORE, the Plaintiff respectfully requests the following relief jointly and severally as against all Defendants:

91. An Award of compensatory damages in an amount to be determined at trial;

92. An Award of punitive damages in an amount to be determined at trial;

93. Interest, costs, attorney's fees and disbursements; and

94. Such other and further relief as this Honorable Court

deems just and proper.

PLAINTIFF DEMANDS TRIAL BY JURY

Dated: Mineola, New York
June 18, 2012

Yours, etc.
KENNETH S. FERARU, P.C.
Attorneys for Plaintiff
CHRISTOPHER JAMES

By: 

KENNETH S. FERARU, ESQ. (KF-9401)
200 Old Country Road
Suite 2 South
Mineola, New York 11501-4242
(516) 535-3333
Fax (516) 535-4090

Attorney: Harvey A. Arnoff

Server: Thomas G. Russo

Intercounty

Documents:

Summons and Verified Complaint

SERVE BY: November 09, 2011

SERVE TO: Jerry Hauser

Serve To Address : 334 E 83rd St. apt 4 E, New York, NY 10028

SPECIAL INSTRUCTIONS:

Tom, He is the principal of Treadstone 77, a collection agency. Try to serve him personally and if you can't get him at one location try the other. This is the one that you served at the Post Office. If you have to serve at both locations, that's OK.

Witness Fee Attached :

PERSONAL SERVICE ONLY: To individual indicated on the documents.

RESPONSIBLE PERSON: Of suitable age (Min. 16 years old) and discretion at home or work. A copy must be mailed to the address where papers were left. The envelope must be marked "Personal & Confidential" with only your address on it.

COMPLETED BY SERVER

1st Attempt: _____ at _____ AM / PM

3rd Attempt: _____ at _____ AM / PM

2nd Attempt: _____ at _____ AM / PM

4th Attempt: _____ at _____ AM / PM

Date Served: _____ Time Served _____ AM / PM Address is: [] Business [] Residence

Papers Left With: _____ Relationship: _____

Person Served: Sex _____ Skin Color _____ Hair Color _____ Age _____

Height _____ Weight _____ Glasses [] Balding [] Beard [] Mustache [] Tattoo []

Other _____ Mailing Date: _____

Address if different _____

Dwelling / Auto _____

NOTES AND OBSERVATIONS:

Premium People Search

37 Records

Search Criteria			
SSN: 068-52-3639			
Name	Address	SSN / DOB	Phone
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	229 E 85TH ST NEW YORK NY 10028-3072 Reported: 04/08/2012 - 06/20/2012 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	A PO BOX A NEW YORK NY 10028-0020 Reported: 12/15/2007 - 05/2012 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	1307 PO BOX NEW YORK NY 10028-0010 Reported: 02/12/2004 - 05/2012 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	428 E 85TH ST 4D NEW YORK NY 10028-6387 Reported: 01/2002 - 04/28/2012 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	222 BROOKVILLE RD GLEN HEAD NY 11545-3310 Reported: 06/03/2010 - 01/2012 County: Nassau	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	1575 208TH PL BAYSIDE NY 11360-1121 Reported: 11/13/2005 - 11/26/2011 County: Queens	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (212)734-2111 Landline: (718)224-2141 Landline: (718)229-4289 Landline: (718)229-2098
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	5 FAMS CT SYOSSET NY 11791-3841 Reported: 11/23/2011 - 11/23/2011 County: Nassau	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (516)921-6801
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	16625 POWELLS COVE BLVD 20M WHITESTONE NY 11357-1528 Reported: 11/09/2002 - 11/30/2010 County: Queens	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (718)767-0333
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	176 MESEROLE AVE 1F BROOKLYN NY 11222-2457 Reported: 03/13/2005 - 10/15/2010 County: Kings	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	45 E VIEW CT JERICHO NY 11753-1126 Reported: 08/27/2009 - 08/27/2009 County: Nassau	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (516)933-8572
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	1 AVE AT PORT IMPERIAL 1305 WEST NEW YORK NJ 07093-8308 Reported: 07/11/2000 - 05/20/2009 County: Hudson	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (201)863-4058 Landline: (201)863-0512
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	717 PO BOX 717 NEW YORK NY 10002-0717 Reported: 08/29/2002 - 06/2008 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	336 E 81ST ST NEW YORK NY 10028-3955 Reported: 03/13/2003 - 12/21/2007 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (212)535-5414
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	PO BOX 77 TENAFLY NJ 07670-0077 Reported: 01/1998 - 12/2005 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	6 HORIZON RD 2303 FORT LEE NJ 07024-6620 Reported: 05/1993 - 11/04/2005 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	PO BOX 1307 NEW YORK NY NY 10023 Reported: 02/12/2004 - 02/12/2004 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	615 ESPLANADE REDONDO BEACH CA 90277-4177 Reported: 11/06/2003 - 11/17/2003 County: LOS ANGELES	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (310)540-3878 Landline: (310)540-3415
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	265 HICKORY AVE TENAFLY NJ 07670-1439 Reported: 06/25/1996 - 02/03/2003 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	709 E LINDA VISTA BLVD ROSWELL NM 88201-7772 Reported: 05/18/2002 - 05/18/2002 County: CHAVES	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	143 SCHOR AVE 8 LEONIA NJ 07605-2242 Reported: 04/2001 - 12/2001 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (201)944-2502 Landline: (201)461-0626 Landline: (201)947-4397
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	1 AVENUE AT PRT WEST NEW YORK NJ 07093 Reported: 11/28/2001 - 11/28/2001 County: Hudson	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	6 HORIZON RD 2303 FORT LEE NJ 07024-6620 Reported: 07/18/2001 - 07/18/2001 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 09/01/1959 Age: 52	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	381 2ND ST JERSEY CITY NJ 07302-2645	068-52-3639 Issued: 1973-1974 in NY	

	Reported: 04/01/1994 - 07/18/2001 County: Hudson	DOB: 09/01/1959 Age: 52	
HAUSER JERRY H	16825 POWELLS COVE BLVD 20G WHITESTONE NY 11357-1528 Reported: 08/01/2000 - 02/01/2001 County: Queens	068-52-3639 Issued: 1973-1974 in NY DOB: 09/1959 Age: 52	
HAUSER JERRY H	265 HICKORY AV TENAFLY NJ 07670-1439 Reported: 11/13/2000 - 11/13/2000 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 09/01/1959 Age: 52	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	111 WEST ST 2Q ENGLEWOOD NJ 07631-2340 Reported: 10/19/2000 - 10/19/2000 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (201)871-3451
HAUSER JERRY H	864 FAIRVIEW AVE VALLEY STREAM NY 11581-2810 Reported: 07/01/1999 - 05/01/2000 County: Nassau	068-52-3639 Issued: 1973-1974 in NY DOB: 09/1959 Age: 52	
HAUSER JERRY H	POB 77 TENAFLY NJ 07670-0077 Reported: 11/01/1999 - 11/01/1999 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 09/01/1959 Age: 52	
HAUSER JERRY H	POB 89 TENAFLY NJ 07670-0089 Reported: 05/01/1999 - 05/01/1999 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 09/01/1959 Age: 52	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	864 FAIRVIEW AVE VALLEY STREAM NY 11581-2810 Reported: 05/10/1994 - 10/14/1997 County: Nassau	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H	237 HICKORY AVE TENAFLY NJ 07670-1547 Reported: 08/01/1997 - 08/01/1997 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 09/1959 Age: 52	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	560 SYLVAN AVE ENGLEWOOD CLIFFS NJ 07632-3108 Reported: 10/1995 - 10/1995 County: Bergen	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	298 5TH AVE BOX 121 NEW YORK NY 10001-4522 Reported: 07/1991 - 12/1992 County: New York	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	150 WILDWOOD RD STAMFORD CT 06903-2108 Reported: 04/1991 - 04/1991 County: Fairfield	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	
HAUSER JERRY H AKA: GERALD HAUSER AKA: JASON BOURNE AKA: JASON HAUSER	25314 148TH RD ROSEDALE NY 11422-2818 Reported: 09/1987 - 06/1988 County: Queens	068-52-3639 Issued: 1973-1974 in NY DOB: 12/17/1956 Age: 55	Landline: (718)978-3379 Landline: (718)949-2398 Landline: (718)276-4149
HAUSER JERRY H	150 WILDWOOD RD STAMFORD CT 06903-2108 County: Fairfield	068-52-3639 Issued: 1973-1974 in NY DOB: 09/1959 Age: 52	
HAUSER JERRY H	1 AVE AT PORT IMPERIAL 1305 WEST NEW YORK NJ 07093-8308 County: Hudson	068-52-3639 Issued: 1973-1974 in NY DOB: 09/1959 Age: 52	